Rec'd PCT/PTO 1 6 MAY 2005

PATENT COOPERATION TR 5 0 0 0 PCT/JP2003/014559

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference			
R-36	FOR FURTHER A		See Form PCT/IPEA/416
Instantional application No. PCT/JP2003/014559		ate (day/month/year) 003 (17.11.2003)	Priority date (day/month/year) 18 November 2002 (18.11.2002)
International Patent Classification (IPC) or no		· · · · · · · · · · · · · · · · · · ·	(10.11.2002)
A61K 45/06, 31/138, 31/343, 31/	/353, 31/437, 31/440	09, 31/4412, 31/496,	31/5377, 31/551, A61P 27/06, 43/00
Applicant SAN	VTEN PHARMAC	CEUTICAL CO., L	TD
This report is the international prelim Authority under Article 35 and transi	ninary examination rep mitted to the applicant	port, established by this according to Article 36	International Preliminary Examining
2. This REPORT consists of a total of	8 sheets	including this payor of	h4
3. This report is also accompanied by A	NNEXES, comprising	s, meluding ims cover si	neet.
a. (sent to the applicant and			sheets as follows:
sheets of the descr and/or sheets contr Administrative Ins	amina recincations at	drawings which have be athorized by this Author	en amended and are the basis of this report rity (see Rule 70.16 and Section 607 of the
sheets which super beyond the disclos Supplemental Box	ille internation	ut which this Authority al application as filed, a	considers contain an amendment that goes as indicated in item 4 of Box No. I and the
- Supplemental DOX	•		pe and number of electronic carrier(s))
	licated in the Sumpler		g and/or tables related thereto, in computer Sequence Listing (see Section 802 of the
. 4. This report contains indications relati	ng to the following ite	ems:	
Box No. I Basis of the rep	ort		
Box No. II Priority			
Box No. III Non-establishm	ent of opinion with re	gard to novelty, inventi	ve step and industrial applicability
Box No. IV Lack of unity of			
Box No. V Reasoned stater citations and ex	nent under Article 35(planations supporting	(2) with regard to novelt	ty, inventive step or industrial applicability;
Box No. VI Certain docume			
Box No. VII Certain defects	in the international ap	plication	
Box No. VIII Certain observa	tions on the internatio	nal application	
Date of submission of the demand		Date of completion of	this report
14 June 2004 (14.06.20	04)		tober 2004 (06.10.2004)
Name and mailing address of the IPEA/JP		Authorized officer	
Facsimile No.		Telephone No.	

Form PCT/IPEA/409 (cover sheet) (January 2004)

Translation



international application No.

PCT/JP2003/014559

Box No.	I Bu	sis of the report
		the language, this report is based on the international application in the language in which it was filed, unless tated under this item.
		port is based on translations from the original language into the following language, s language of a translation furnished for the purpose of:
	int	ternational search (under Rules 12.3 and 23.1(b))
1	D pu	blication of the international application (under Rule 12.4)
{	int	ternational preliminary examination (under Rules 55.2 and/or 55.3)
}		
furnis	shed to the are not an	the elements of the international application, this report is based on (replacement sheets which have been e receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" nexed to this report):
		mational application as originally filed/furnished
	the descr	•
	pages*	received by this Authority on
	pages*	received by this Authority on
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	the clain	as a visinally flad/firmished
{	pages*	, as originally filed/furnished , as amended (together with any statement) under Article 19
	pages*	received by this Authority on
	pages*	received by this Authority on
	the draw	inos:
	pages	as originally filed/frymished
	pages*	received by this Authority on
	pages*	received by this Authority on
	a sequen	ce listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.
3.	The ame	endments have resulted in the cancellation of:
	[] th	e description, pages
1		e claims, Nos
	===	e drawings, sheets/figs
		e sequence listing (specify):
		y table(s) related to sequence listing (specify):
1	سبا سبا	, , , , , , , , , , , , , , , , , , ,
4.	made, si (Rule 70	ort has been established as if (some of) the amendments annexed to this report and listed below had not been ince they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box 0.2(c)). e description, pages
	☐ th	e claims, Nos.
	th	e drawings, sheets/figs
	th th	e sequence listing (specify):
	ar	y table(s) related to sequence listing (specify):
* If ite	m 4 applie	es, some or all of those sheets may be marked "superseded."
<u></u>		

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

ernational application No.
PCT/JP2003/014559

—	ox No. 1	III Non-establishment of opinior	n with regard to novelty, inventive step and industrial applicability
T a	The ques	estions whether the claimed invention to the state of the	n appears to be novel, to involve an inventive step (to be non obvious), or to be industrially ct of:
		the entire international application.	1.
	\boxtimes	claims Nos5	5-8
	becaus SI	the said international application, o	or the said claims Nos
		the description, claims or drawings are so unclear that no meaningful o	gs (indicate particular elements below) or said claims Nosopinion could be formed (specify):
		the claims, or said claims Nos by the description that no meaningf	are so inadequately supported
	\boxtimes		been established for said claims Nos
			sequence listing does not comply with the standard provided for in Appear Coftha
		the written form	has not been furnished
			does not comply with the standard
		the computer readable form	has not been furnished
		the tables related to the nucleotide a the technical requirements provided	does not comply with the standard and/or amino acid sequence listing, if in computer readable form only, do not comply with d for in Annex C-bis of the Administrative Instructions.
		see Supplemental Box for further de	

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III.1

The inventions that are set forth in claims 5 to 8 pertain to methods for the treatment of the human body by therapy (PCT Article 34(4)(a)(i) and PCT Rule 67.1(iv)).

				-,
v.	Reasoned statement under Article 3 citations and explanations supporting	5(2) with regard to novel ng such statement	ty, inventive step or industrial appl	icability;
1.	Statement			
	Novelty (N)	Claims	1-4, 9-12	YES
		Claims		NO
	Inventive step (IS)	Claims		YES
		Claims	1-4, 9-12	NO NO
	Industrial applicability (IA)	Claims	1-4, 9-12	YES
		Claims		NO

2. Citations and explanations

The present written opinion was drafted on the basis of the disclosures of the following documents, which are cited in the international search report.

- Document 1: EP 1034793 A1 (Senju Pharmaceuticals Co., Ltd.)
- Document 2: EP 956865 A1 (Yoshitomi Pharmaceutical Ind., Ltd.)
- Document 3: UEHARA, M. et al., Nature, 1997, 389, pp. 990 to 994
- Document 4: WO 97/23222 A1 (Alcon Laboratories, Inc.)
- Document 5: Mariko ASAHI et al., The Pharmaceuticals Monthly, 1996, 38 (9), pp. 2311 to 2331
- Document 6: Kuniteru SHIRATO, Ganka, 2002, 44 (11), pp. 1443 to 1448
- Document 7: Tatsuro FUKUCHI, Ganka, 2002, 44 (11), pp. 1458 to 1463
- Document 8: WO 02/38158 A1 (PHARMACIA AB)
- Document 9: WO 93/16701 A2 (Alcon Laboratories, Inc.)
- Document 10: EP 286903 A1 (The Trustees of Columbia)
- Document 11: Ikuro HIGASHI et al., The Journal of the
 - Eye, 2002, 19 (2), pp. 261 to 266
- Document 12: Yuichiro OTAKE et al., The Journal of the Eye, 2000, 17 (5), pp. 687 to 690

Claims 1 to 4 and 9 to 12

Document 1 discloses agents for the treatment of glaucoma, which comprise a Rho kinase inhibitor as the active component, while documents 1 to 4 disclose specific compounds that exhibit a Rho kinase-inhibiting activity. Therein, a comparison of the inventions that are set forth in claims 1 to 4 and 9 to 12 and the inventions that are disclosed in documents 1 to 4 shows that the inventions set forth in claims 1 to 4 and 9 to 12 comprise a mixture of a Rho kinase inhibitor and a β -blocker; therefore, the former inventions differ from the latter inventions.

However, the fact that it is possible to use β -blockers in the treatment of glaucoma would be well known to a person skilled in the art, as disclosed in documents 5 to 12, and the feature of combining β -blockers with other medicaments that exhibit a therapeutic action in relation to glaucoma in order to achieve a more favorable therapeutic action would also be well known to a person skilled in the art. Therefore, it cannot be said to require special creative ability for a person skilled in the art to attempt to combine β -blockers and the Rho kinase inhibitors that are disclosed in documents 1 to 4 with the expectation of achieving a more favorable therapeutic action.

Consequently, the inventions that are set forth in claims 1 to 5 and 9 to 12 do not involve an inventive step in the light of documents 1 to 12.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

ernational application No.

PCT/JP2003/014559

ain published documents (R	ule 70.10)			
Application No. Patent No.	Publication date (day/month/year)	Filing date (day/month/y	e ear)	Priority date (valid claim) (day/month/year)
WO 03/049745 A1	19 June 2003 (19.06.2003)	12 December 2002	(12.12.2002)	12 December 2001 (12.12.200)
[E, X]				
ritten disclosures (Pule 70	0)			
vritten disclosures (Rule 70. Kind of non-written discl	osure Date of non	-written disclosure	referring to	f written disclosure o non-written disclosure ay/month/year)
	osure Date of non	-written disclosure (month/year)	referring to	f written disclosure non-written disclosure ay/month/year)
	osure Date of non	-written disclosure (month/year)	referring to	non-written disclosure
	osure Date of non	-written disclosure (month/year)	referring to	non-written disclosure
	osure Date of non	-written disclosure (month/year)	referring to	non-written disclosure
	osure Date of non	-written disclosure	referring to	non-written disclosure
	osure Date of non	-written disclosure (month/year)	referring to	non-written disclosure
	osure Date of non	-written disclosure	referring to	non-written disclosure

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 1 to 4 and 9 to 12

Claims 1, 2, 9 and 10 disclose Rho kinase inhibitors and β -blockers as the components of agents for the treatment of glaucoma. However, it is unclear specifically what compounds are included within the scope of the Rho kinase inhibitors, and β -blockers include a wide and varied range of compounds; consequently, it would be difficult to conduct an exhaustive examination in relation to all of the components in question. In addition, the disclosures of the description only set forth one specifically used compound for each of the components in the agents, and do not confirm the effects that result from combinations of other component compounds. Therefore, the inventions that are set forth in the present application cannot be said to be fully disclosed or to be fully supported by the description in the meaning of PCT Articles 5 and 6.

Consequently, the present written opinion was drafted only in relation to the scope of the items which are disclosed in each of the documents that are cited in the international search report.